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12 13 14 15 16	Jack Russo (SBN 96068) John Kelly (SBN 100714) RUSSO & HALE LLP 401 Florence Street Palo Alto, California 94301 Tel: (650) 327-9800 jrusso@computerlaw.com Attorneys for Defendant Thanos Triant		
17	•	S DISTRICT COURT	
18	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
19	SAN FRANCISCO DIVISION		
20 21	United States Small Business Administration in its capacity as Receiver for Alto Tech II, L.P.,	Case No. C 07 4530 SC (WDB)	
22	Plaintiff,	JOINTLY STIPULATED REQUEST BY ALL PARTIES FOR ORDER CHANGING	
23	VS.	TIME AND [PROPOSED] ORDER	
24252627	Alto Tech Ventures, LLC, a Delaware limited liability company; Alto Tech Management, LLC, a California limited liability company; Gloria Chen Wahl, an individual; Walter T.G. Lee, an individual, and Thanos Triant, an individual,	No Hearing Required Date Submitted: December 8, 2008 Judge: The Honorable Samuel Conti	
20	Defendants		

Plaintiff UNITED STATES SMALL BUSINESS ADMINISTRATION ("SBA"), in its capacity as Receiver for ALTO TECH II, L.P., and Defendants GLORIA C. WAHL, WALTER LEE, and THANOS TRIANT, hereby stipulate and respectfully request that the pretrial conference currently set for Friday, January 9, 2009 at 10:00 a.m. and the trial date of Tuesday, January 20, 2009 be continued pending the Court's determination of the pending Motions for Summary Judgment.

In support of this stipulation and joint motion, the Parties state as follows:

- 1. The pretrial conference is currently set for January 9, 2009 at 10:00 a.m.
- 2. The trial date is currently set for January 20, 2009.
- 3. The parties have each submitted detailed motions for summary judgment (including Rule 56(f) requests) seeking summary judgment on some or all of the claims. The hearing on the summary judgment motions was originally set for December 5, 2008.
- 4. On December 2, 2008, the parties were informed by the Court that the December 5, 2008 hearing on the summary judgment motions was being vacated and that the Court would deem the motions submitted and the Court would rule on the written submissions. All parties agree that the summary judgment motions raise important questions of law for the Court's determination and the Court's ruling on the motions will have an important impact on the precise scope of triable issues and will likely simplify and clarify the scope of what remains to be tried before the requested jury.
- 5. On November 10, 2008, the Court issued its Order re: Jury Trial Preparation for Judge Samuel Conti. The November 10, 2008 pretrial order directs the parties to prepare, *inter alia*, a joint agreed upon, brief statement of the case, proposed *voir dire* questions, trial briefs, list of exhibits and exhibit binders, list of witnesses (including statement of the content of witnesses' testimony, deposition designations, joint jury instructions, proposed verdict form, and motions in limine. The deadline for these pretrial pleadings and documents is as early as December 30, 2008 for motions *in limine* and by the January 9, 2009 pretrial conference hearing for the remainder of the filings.
- 6. The pending motions for summary judgment may dispose of some or all of the claims at issue in this case and/or narrow the scope of the claims at issue for trial. Moreover, preparing for trial, including preparing the pretrial pleadings and documents, will be both time-consuming and impose a substantial financial burden on the parties, especially the defendants who are individuals and not

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corporate entities. For these reasons and for the sake of economy and efficiency in accordance with Rule 1 of the Federal Rules of Civil Procedure and the Local Rules of this Court, the parties jointly agree and hereby request that the pretrial hearing and the trial date should be continued until after the motions for summary judgment have been decided and the parties can better gauge what issues and claims remains to be tried.

- 7. Accordingly, the parties respectfully request a continuance of the pretrial conference date of January 9, 2009 and the trial date of January 20, 2009. The parties respectfully request that the Court set a status conference for a date in early 2009 after the ruling on the motions for summary judgment at which time the Court can reset the pretrial conference date and the trial date.
- 8. The parties have agreed to meet and confer in person following the Court's ruling on the cross-motions for summary judgment and to seek to use said decision to reduce the number of trial days in this case, to clarify the exhibits, deposition testimony and other evidence to be admitted by stipulation in this case, and to otherwise engage in a meaningful discussion with the view of lowering the overall costs, expenses, and time consumption involved in this case in accordance with Rule 1 of the Federal Rules of Civil Procedure and the Local Rules of this Court.
- 9. Pursuant to Local Rules 6-2, this Stipulated Request is accompanied by the Declaration of Chung-Han Lee filed concurrently hereto.
- The parties note that no previous time modifications have been requested or made in this 10. case.

1		Respectfully submitted,
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3	Date: December 8, 2008	<u>/s/ Gregory C. Nuti</u>
4		Counsel for Small Business Administration, in its Capacity as Receiver for AltoTech II, L.P.
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6		
7	Date: December 8, 2008	/s/ Chung-Han Lee
9		Counsel for Defendants Gloria C. Wahl and Walter T.G. Lee
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11	Date: December 8, 2008	/s/ Jack Russo
12		Counsel for Defendant Thanos Triant
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16 17	PURSUANT TO STIPULATION AND	FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.
18		TES DISTRICE
19	D . D . 1 9 2000	STATE OF THE PROPERTY OF THE P
20	Date: December 9, 2008	HON. S
21		HON. S United Samuel Conti
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1 **CERTIFICATE OF SERVICE** 2 3 I, the undersigned, declare that I am over the age of eighteen years and not a party to the within action. I am employed in the City of Chicago, County of Cook, Illinois; my business address is 225 4 West Wacker Drive, 28th Floor, Chicago, Illinois 60606. 5 On the date below, I served a copy, with all exhibits, of the following documents: 6 STIPULATED REQUEST FOR ORDER CHANGING TIME AND [PROPOSED] 7 ORDER 8 on all interested parties in the action, as follows: 9 X By ECF Filing on: 10 Jack Russo, Esq. 11 jrusso@computerlaw.com 12 Gregory C. Nuti, Esq. gnuti@schnader.com 13 14 Timothy C. Davis, Esq. tdavis@sfdavislaw.com 15 16 X By E-Mail on: 17 Arlene P. Messinger, Esq. 18 US Small Business Administration 409 3rd Street SW 7th Floor 19 Washington, DC 20416 20 I declare that I am employed in the office of a member of the bar of this Court at whose direction 21 the service was made. I declare under penalty of perjury under the laws of the United States of America 22 that the foregoing is true and correct. 23 Executed in Chicago, Illinois on December 8, 2008. 24 25 /s/ Loretta Rosiejka 26 27 28 STIPULATED REQUEST FOR ORDER CHANGING TIME AND [PROPOSED] ORDER